- 2. Judgment based on collateral estoppel in favor of A.Hak is entered on Quest's claims for infringement as to all claims asserted from the '874 Patent against A.Hak and on A.Hak's counterclaim for declaratory judgment for non-infringement of such claims for the reasons set forth in the Court's July 31, 2017 Order on summary judgment, which granted A.Hak's Motion for Summary Judgment Based on Collateral Estoppel (Dkt. # 226).
- 3. That the above-recited judgment based on collateral estoppel is made final and appealable pursuant to Fed. R. Civ. P. 54(b), as the Court finds that there is no just reason for delay of an immediately appealable final judgment on its summary judgment determination and that an immediate appeal will promote efficient judicial administration and will not result in any unfair prejudice to the parties.

DATED this 22nd day of August, 2017.

The Honorable Richard A. Jones United States District Judge

Richard A Jones

T 206.516.3800 F 206.516.3888